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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
9	UNITED STATES OF AMERICA,	
10	Plaintiff,	
11		Civil No. C08-5249 FDB
12	V. TIMOTHVI DALMED DEANNA M	ORDER GRANTING UNITED STATES' MOTION FOR
13	TIMOTHY L. PALMER, DEANNA M. PALMER, THE LAND BOUNTIFUL ONE, PIERCE COUNTY, US BANCORP	DISCOVERY SANCTIONS
14	FORMERLY DOING BUSINESS AS WEST ONE BANK,)))
15 16	Defendants.))
17	This matter is before the Court on the United States' Motion for Discovery Sanctions. The	
18	Defendants Timothy Palmer and Deanna Palmer have not filed what can be deemed a meaningful	
19	response.1/ Upon consideration of the motion and the record in this case, and for good cause shown, the	
20	Court finds that Defendants Timothy Palmer and Deanna Palmer have acted willfully in their failure to	
21	respond to the United States' discovery requests as set forth in the United States' motion. Thus, the	
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23	1/The Palmers have attempted to file voluminous and duplicative documents in support of their discredited tax defier theory. These documents can only be described as frivolous, tax protester filings. In the most part, they have not been made part of the record because in order to file the documents, the Clerk's Office personnel must first scan them into the Court's electronic filing system before they may be entered on the docket. This extra work to file irrelevant and frivolous documents would unnecessarily burden the Clerk's Office. If defendant persists in his attempts to file irrelevant, frivolous, tax protester type documents, they will be returned to him.	
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28	ORDER (C0805249 FDB) - 1 -	

ORDER (C0805249 FDB)

United Sates is entitled to the requested relief.

The United States initiated this action to reduce to judgment federal tax assessments against Timothy and Deanna Palmer and to foreclose on a parcel of real property. Neither the Palmers nor the other named Defendant, "The Land Bountiful" (a sham entity of the Palmers that holds title to the real property at issue) have responded to requested discovery. Instead, the Palmers have repeatedly asserted in numerous filings an argument that the Palmers are entitled to \$4 million from the United States Treasury and that the Court should allow correction of the record to reflect this "reality" and hold that the defendants may satisfy their tax debts with a promissory note drawn on these funds held by the U.S. Treasury.

On more than one occasion, this Court has held the Palmers' claims to be utterly lacking in any legal or factual basis. See Dkt. # 33, # 39, # 55, # 61. The Palmers' persistence in asserting this frivolous tax defier theory as an excuse for refusing to provide meaningful discovery is in willful defiance of this Court's discovery orders. Absent the imposition of a case-dispositive sanction, there is a risk of severe and substantial prejudice to the United States. The Palmers shall not be permitted to provide evidence regarding matters about which they steadfastly refused to provide in defiance to the rules of discovery and this Court's orders.

Accordingly, an order that has the effect of establishing a claim or determining a cental issue in this litigation is appropriate. See <u>Computer Task Group, Inc. v. Brotby</u>, 364 F.3d 1112 (9th Cir. 2004).

ACCORDINGLY;

IT IS HEREBY ORDERED THAT the United States' Motion for Discovery Sanctions is **GRANTED**.

IT IS FURTHER ORDERED THAT Defendants Timothy and Deanna Palmer are prohibited from calling any witnesses not identified as of March 16, 2009, pursuant to the United States' discovery requests.

IT IS FURTHER ORDERED THAT Defendants Timothy and Deanna Palmer are prohibited from introducing any documentary or testimonial evidence to rebut the following allegations of the

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(C0805249 FDB)

ORDER (C0805249 FDB)

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